

THE highest price in CASH paid for good wood shingles.  
C. E. BROOKS, Jackson.  
September 8, 1853. 24-4

**10,000,000**  
SUPERIOR Yellow Poplar  
joint shingles, for sale on  
reasonable terms.  
Inquire of  
JAMES FARRER, Jackson.  
Sept. 9, 1853. 24-4

**PUBLISHED**  
**W. K. HASTINGS.**  
ATTORNEY AT LAW.  
WILL practice in Jackson, and the adjoining  
counties. Particular attention will  
be given to the collection of Claims.  
—OFFICE—  
Over H. W. White Hardware Store.  
Jackson Sept. 15, 1853. 25-1

**PRICE & TAYLOR.**  
Forwarding and Commission  
MERCHANTS.  
WE are prepared to receive Goods, from the  
Rail Road, and forward to the surrounding coun-  
try.  
WE are receiving direct from the Eastern  
Cities, the large Stock of Goods ever brought  
to this market, come and examine for yourselves,  
for it would be too tedious to name our Great Var-  
iety.  
September 15, 1853.

**GOLD! GOLD! GOLD!!!**  
GRAVEN, HAMMERED, POUNCED, ROLLED, READY AT  
O. & S. SAYLOR'S.  
To be sold Gold, Gold, Gold.  
THE undersigned having permanently estab-  
lished themselves in this place, would announce  
to the citizens of Jackson and vicinity, that  
they will keep constantly on hand a large lot of  
Watches, Clocks and Jewelry,  
which they will sell at the lowest cash price,  
all kinds of Watches, Clocks, and Jewelry re-  
paired. Entire satisfaction warranted or money  
refunded.  
O. & S. SAYLOR.  
Two doors west of the post office.  
In Mrs. Sylvester's Block.  
September 15, 1853. 25-1

**CONFECTIONARY.**  
**AND EATING SALOON.**  
One door below the Isham House.  
JACKSON, OHIO.  
MR. J. A. BOWDLE, having purchased the  
above establishment, and has now opened a new  
and Fresh Stock of Goods, among which, the  
following are to be found:  
Oysters Fresh and Spiced, by the  
can, dozen or plate.  
Toys and all kinds of Cakes, But-  
ter Crackers, Soda and Sugar do, Pickles,  
Almonds, Creams, Filberts, English Wal-  
nuts, Peanuts, Pecans, Oranges, Lemons, Fi-  
gines, Raisins, Prunes, Baking Powder, Toys of  
all kinds, Cigars, Regalia, Stationery, Pen-  
cils, Pencils, and all other articles, at the  
lowest prices.  
Pigs Feet, Tripe, and all other goods, served  
up, in Season, and at all hours.  
All of which will be served up in a style to  
please the taste of the most fastidious epicure.  
Give us a call.  
Jackson, September 15, 1853. 25-1

**ONE THOUSAND DOLLARS A YEAR FOR  
ONE DOLLAR.**  
An extraordinary chance like this should be  
taken advantage of by every one.  
The subscribers are sent to any person,  
who will remit to them by letter One Dollar,  
the full particulars of a business by which any  
man of ordinary energy and business capacity  
may realize, in a very short time, a Fortune  
without the necessity of going to Australia or  
California.  
The business is neat and pleasant, requiring  
only the small capital of One Dollar, and en-  
sures to the purchaser a chance to make from  
50 to 100 dollars per month. Some, even at  
this time are clearing 150 and 200 dollars, with  
out hindrance to other business.  
Money may be sent at our risk, if mailed in  
the presence of a Postmaster.  
Any young and energetic man, who may  
wish to enter a business, at once pleasant, and  
sure of yielding a splendid fortune, cannot do  
better than to accept the present offer, as it is  
one—the like of which was never before offered  
to the public. Direct post paid.  
WELLS BUTLER & CO.  
Syracuse, Onondaga county, New York.  
Sept. 15, 1853. 25-6

**Notice.**  
Robert Mason Plaintiff,  
vs.  
Stephen G. Phillips and Henry H. McNeal,  
partners in trade, under the name of Phil-  
lips & McNeal, Defendants.  
THE above defendants are hereby notified,  
that on the 23rd day of August, 1853, an order  
of attachment, in the above cause, was issued  
against them, by Titus Bailey, Esq., one of the  
Justices of the Peace of Jackson Township,  
in Jackson county, for the sum of forty-three  
dollars and thirty-seven and a half cents, at the  
instance of the above plaintiff, and that said  
cause has been continued by said Justice, until  
the 8th day of October, A. D. 1853, at 11 o'clock  
A. M., of said day. ROBERT MASON.  
Sept. 15, 1853. 25-3

**Notice.**  
Robert Swaney Plaintiff,  
vs.  
Stephen G. Phillips and Henry H. McNeal,  
partners in trade, under the name of Phil-  
lips & McNeal, Defendants.  
THE above defendants are hereby notified,  
that on the 16th day of August, A. D. 1853, an  
order of attachment, in the above cause, was  
issued against them, by Titus Bailey, Esq., one  
of the Justices of the Peace of Jackson Town-  
ship, in Jackson county, for the sum of twenty-  
five dollars and twelve cents, at the instance of  
the above plaintiff, and that said cause has been  
continued by said Justice, until the 8th day of  
October, A. D. 1853, at 11 o'clock, A. M., of  
said day. ROBERT SWANEY.  
Sept. 15, 1853. 25-3

**MERCHANTS AND TRADERS.**  
FURNACE PROPRIETORS, &c.  
ARE respectfully informed that the sub-  
scribers Wm. Elden & Co., Wholesale  
Dealers in Dry Goods, Queneware, Glassware,  
Carpets, &c.  
PORTSMOUTH, OHIO.  
Are now receiving their first importation of  
Fall and Winter Dry Goods, being larger in ex-  
tent and variety than any of our previous im-  
portations, and will compare very favorably  
with the heaviest stocks either in Cincinnati or  
Pittsburgh. Those of our friends who have  
patronized us so liberally heretofore can be as-  
sured of increased exertions on our part to give  
them satisfaction. And to purchasers elsewhere  
and in other markets, we hazard nothing in say-  
ing, we can offer inducements equal at least, to  
any of the best Houses in the West.  
Wm. ELDEN & CO.  
Sept. 8, 1853. 24-1

**Sale of Real Estate by order of  
Court.**  
ON the 8th day of October, A. D. 1853, at 3  
o'clock in the afternoon of said day, at the  
door of the Court House, in the town of Jackson  
in Jackson county, Ohio, will be sold to the high-  
est bidder, the following real estate, to-wit: In lot  
number 28 in Daniel Hoffman's addition to the  
town of Jackson, in said county, Appraised at  
four hundred dollars. Terms of sale one third  
cash in hand, one third in one, and the residue  
in two years from day of sale, with interest  
notes to be given by purchaser, with personal  
security. Deed to be made upon full payment of  
purchase money.  
AARON WATERHOUSE, Adm'r.  
of GEO. M. LUCAS, dec'd.  
Sept. 8, 1853. 24-1

**500**  
GAL. Molasses, at Wholesale or Re-  
tail, at 20¢ per gal.  
PRICE & TAYLOR.  
Sept. 1, 1853.

**STEPHENSON'S  
GRAND  
HIPPODROME.**  
I AM just receiving from the Eastern Cities,  
and now opening at my old stand, in Win-  
chester, the most splendid assortment of  
Goods ever brought to this market, consisting in  
part, of Broad cloths, of all kinds, casimere, sat-  
ins, Ky. jeans, tweeds, flannels of all colors,  
ginghams, lawns, silks and silk Bonnets, a su-  
perior article, printer every description, and of  
the most beautiful style and pattern, ticking,  
brown and bleached muslins, boots, shoes, hats,  
caps, of every shade and description. A large  
and splendid assortment of ready made clothing,  
and as cheap as can be had in the country. Gro-  
ceries of all kinds, hardware, cutlery, and cas-  
ings, a good supply of Queneware and glass-  
ware, a full assortment, a general assort-  
ment of Patent Medicines. All of the above ar-  
ticles will be sold cheap for cash, or produce.  
The highest price paid in cash for Wheat,  
Beans and Flaxseed.  
JARED STEPHENSON.  
Winchester, Sept. 8, 1853. 24-1

**PROTECTION  
(FIRE, MARINE AND INLAND)  
INSURANCE COMPANY.**  
OF  
HARTFORD, CONN.  
INCORPORATED 1825.  
BOARD OF DIRECTORS.  
A. G. Hazard, Jno. Warburton, D. W. Clark,  
Wm. Johnson, O. H. Northam, W. Kellogg, L.  
Humphrey, H. Bolden, E. Seely, W. B. Rob-  
bins, T. Belknap, D. Clark, W. Threl, E. Hills,  
W. A. Ward, Wm. Williams.  
WM. CONNER, Sec'y. D. W. CLARK, Pres.  
The attention of property holders is respec-  
tfully called to the superior advantages for Fire,  
Marine, and Inland Insurance of-  
fered by the  
**PROTECTION INSURANCE Co.**  
The undersigned has been furnished with  
blank policies, signed by the officers of the  
Company, also with blank renewal receipts, for  
contracting policies, and is duly  
authorized and prepared, as Agent of said Com-  
pany, to make insurances for any period of time,  
not less than one month nor greater than seven  
years, upon buildings or their contents, occupied  
as **Stores, Warehouses, Churches, Hotels, Court  
Houses, Colleges, &c., &c.** and on the  
contents against  
**LOSS OR DAMAGES BY FIRE.**  
Also, on Dry Goods, Groceries, Manufactur-  
ers' Goods, Produce, Household Furniture, Lard  
Stock, and every other description of Merchand-  
ise, or under a Policy, shipped or to be  
shipped per good Steamboat or boats, to and  
from points on the Western Waters, or between  
Eastern Cities, (via Lake or other inland route),  
and any town in the Western Country, against the  
hazards of  
**Inland Transportation.**  
Also, on Shipments of Goods, Wares and Mer-  
chandise, by sea, between or across, between  
New Orleans and Eastern ports—between New  
Orleans and other Gulf ports—between all  
American ports and English or European ports,  
or to any other maritime port whatever in the  
Atlantic waters, against the  
**RISKS OF THE SEAS.**  
At Rates of Premium as Low as those  
of other Responsible Institutions.  
The attention of Merchants is especially  
requested to the superior advantages and con-  
venience of insurances, at home, under an "Open  
Policy," covering shipments by specific endorse-  
ments, or under a "Covered Policy," covering  
all shipments, whatever during any agreed pe-  
riod—at current rates of premium charged by  
other Companies—for account of applicant, "or  
when it may concern." Losses promptly ad-  
justed under the supervision of the undersigned  
Agent, and payable in bank funds on the spot,  
or if directed at New York, Boston, Philadel-  
phia, Baltimore, Charleston, New Orleans,  
St. Louis, Louisville, Pittsburgh, or any other  
place in the United States.  
For further information respecting rates of  
premium, etc., apply to the undersigned.  
C. ISHAM, Agent, for Jackson and Jackson County.  
Sept. 8, 1853.—1m

**Notice.**  
J. & R. Rickabaugh, Plaintiff,  
vs.  
Stephen G. Phillips & Henry H. McNeal,  
partners in trade, under the name of Phil-  
lips & McNeal, Defendants.  
THE above defendants are hereby notified,  
that on the 30th day of August, A. D. 1853,  
an order of attachment, in the above cause, was  
issued against them, by Jacob A. Bell, Esq., one  
of the Justices of the Peace of Washington Town-  
ship, in Jackson county, Ohio, for the sum of  
seventy-six dollars and thirty cents, at the in-  
stance of the above plaintiff, and that said cause  
has been continued by said Justice, until the 8th  
day of October, A. D. 1853, at 10 o'clock, A. M.,  
of said day. J. & R. RICKABAUGH.  
September 1, 1853. 23-6

**Notice.**  
Samuel E. Howell, Plaintiff,  
vs.  
Stephen G. Phillips & Henry H. McNeal,  
partners in trade, under the name of Phil-  
lips & McNeal, Defendants.  
THE above defendants are hereby notified,  
that on the 18th day of August, A. D. 1853,  
an order of attachment, in the above cause, was  
issued against them, by Jacob A. Bell, Esq., one  
of the Justices of the Peace of Washington Town-  
ship, in Jackson county, Ohio, for the sum of  
seventy-six dollars and thirty cents, at the in-  
stance of the above plaintiff, and that said cause  
has been continued by said Justice, until the 8th  
day of October, A. D. 1853, at 10 o'clock, A. M.,  
of said day. SAMUEL E. HOWELL.  
Sept. 1, 1853. 23-6

**Notice.**  
William Byers Plaintiff,  
vs.  
Stephen G. Phillips & Henry H. McNeal,  
partners in trade, under the name of Phil-  
lips & McNeal, Defendants.  
THE above defendants are hereby notified,  
that on the 16th day of August, A. D. 1853,  
an order of attachment, in the above cause, was  
issued against them, by Jacob A. Bell, Esq., one  
of the Justices of the Peace of Washington Town-  
ship, in Jackson county, Ohio, for the sum of  
forty dollars, at the instance of the above plaintiff,  
and that said cause has been continued by said  
Justice, until the 8th day of October, A. D. 1853,  
at 10 o'clock, A. M., of said day. WILLIAM BYERS.  
Sept. 1, 1853. 23-6

**Notice.**  
Auditor's Office, September 6, 1853.  
TO Robert Davis, Isaac Rickabaugh and  
Driver McMillen.  
The Commissioners of Jackson county have  
this day, appointed you viewers of a certain  
proprietor's road, commencing at the corner  
of road, near the residence of Hiram Strawn,  
in Washington township, in said Jackson county,  
thence running a south-easterly direction,  
the nearest and best way to the north end of  
the land that passes through the farm of Wil-  
liam Walters, thence to follow said line to the  
south end, near the residence of William Wal-  
ters, thence a south-easterly direction along  
the new cut road, until it comes near intersect-  
ing the north and south line between the lane of  
Lemuel S. Paine, and Charles Robbins, and  
thence running south, along the west side of  
said line, in Jackson county, until it intersects  
the state road, leading from Richmond, in Ross  
county, to Hamden, in Vinton county. Take  
to your assistance Joseph Haines, surveyor, suit-  
able chain and marker, and meet at the be-  
ginning point, on the 13th day of October 1853,  
or within four days thereafter, and make return  
to this office, according to law.  
By order of the Commissioners.  
JOHN STEPHENSON Aud. J. C.  
Sept. 8, 1853. 24-4

**Notice.**  
J. W. Frazee, Plaintiff,  
vs.  
Stephen G. Phillips & Henry H. McNeal,  
partners in trade, under the name of Phil-  
lips & McNeal, Defendants.  
THE above defendants are hereby notified,  
that on the 22nd day of August, A. D. 1853, an  
order of attachment, in the above cause, was  
issued against them, by Jacob A. Bell, Esq., one  
of the Justices of the Peace of Washington Town-  
ship, in Jackson county, Ohio, for the sum of  
forty-four dollars and forty cents, at the in-  
stance of the above plaintiff, and that said cause  
has been continued by said Justice, until the 11th  
day of October, A. D. 1853, at 12 o'clock, A. M.,  
of said day. J. W. FRAZEE.  
Sept. 8, 1853. 24-3

**Administrator's Sale.**  
PERSONAL property belonging to the estate  
of John Hinton, deceased, consisting of  
horses, wagons, blacksmith tools and other  
property too tedious to mention, will be sold at  
public auction, at the late residence of said de-  
ceased, on the  
**17th day of September**  
A. D. 1853. Sale to commence at 10 o'clock A.  
M. of said day, and continue from day to day,  
until all is sold. Terms of sale—Six months  
credit on all sums of three dollars and upwards.  
Notes and approved security to be given before  
property moved; and cash for all sums less than  
three dollars.  
PETER PICKEREL, Adm'r.  
Jackson, Sept. 1, 1853.

**25**  
BILLS Salt, for sale  
at  
PRICE & TAYLOR'S.  
Sept. 1, 1853.

**BLANK DEEDS  
FOR SALE AT THIS OFFICE.**

**500**  
GAL. Molasses, at Wholesale or Re-  
tail, at 20¢ per gal.  
PRICE & TAYLOR.  
Sept. 1, 1853.

**STEPHENSON'S  
GRAND  
HIPPODROME.**  
I AM just receiving from the Eastern Cities,  
and now opening at my old stand, in Win-  
chester, the most splendid assortment of  
Goods ever brought to this market, consisting in  
part, of Broad cloths, of all kinds, casimere, sat-  
ins, Ky. jeans, tweeds, flannels of all colors,  
ginghams, lawns, silks and silk Bonnets, a su-  
perior article, printer every description, and of  
the most beautiful style and pattern, ticking,  
brown and bleached muslins, boots, shoes, hats,  
caps, of every shade and description. A large  
and splendid assortment of ready made clothing,  
and as cheap as can be had in the country. Gro-  
ceries of all kinds, hardware, cutlery, and cas-  
ings, a good supply of Queneware and glass-  
ware, a full assortment, a general assort-  
ment of Patent Medicines. All of the above ar-  
ticles will be sold cheap for cash, or produce.  
The highest price paid in cash for Wheat,  
Beans and Flaxseed.  
JARED STEPHENSON.  
Winchester, Sept. 8, 1853. 24-1

**DRESSED FLOORING.**  
**PORTSMOUTH AND JACKSON LUMBER  
YARD.**  
D. R. RHODES, Proprietor.  
On Third, above Chillicothe Street, Port-  
smouth, Ohio.  
THE citizens of Jackson are informed that  
we have on hand, a large quantity of  
Dressed Flooring, better and cheaper than can  
be furnished and dressed by hand, white or yellow  
pine, 7/8 to 1 1/2 in thickness; Ceiling 3/4 base  
petition, dressed both sides.  
Also an innumerable quantity of white pine  
boards, clear, good, better, best. And a choice se-  
lection of shingles, the prettiest ever saw.  
For sale wholesale or retail, at the yard, or in Jack-  
son. Wanted yellow pine flooring, at the Jack-  
son Depot.  
For particulars enquire of J. B. Wood, resi-  
dence Burlington street, south of Pearl.  
Sept. 1, 1853. 22-6

**Administrator's Sale.**  
PERSONAL property belonging to the estate  
of Peter Dunn Son, dec'd. will be sold at  
the late residence of said dec'd, in Lick Town-  
ship, Jackson County Ohio, on the 22nd day  
of September, A. D. 1853, sale to commence at 10  
o'clock A. M., of said day, and continue from day  
to day thereafter, until all is sold. Said prop-  
erty consists of Horses, Cattle, Hogs, Corn, Oats,  
the field, Wagons, Carriages, and other prop-  
erty. Terms of sale eight months credit, upon  
all sums over three dollars, with notes and ap-  
proved security given, before property removed,  
all sums of \$3.00 and under.  
JOHN H. RATCLIFF,  
TACV BURN, Adm'r.  
Sept. 1, 1853. 23-4

**Notice.**  
J. & R. Rickabaugh, Plaintiff,  
vs.  
Stephen G. Phillips & Henry H. McNeal,  
partners in trade, under the name of Phil-  
lips & McNeal, Defendants.  
THE above defendants are hereby notified,  
that on the 30th day of August, A. D. 1853,  
an order of attachment, in the above cause, was  
issued against them, by Jacob A. Bell, Esq., one  
of the Justices of the Peace of Washington Town-  
ship, in Jackson county, Ohio, for the sum of  
seventy-six dollars and thirty cents, at the in-  
stance of the above plaintiff, and that said cause  
has been continued by said Justice, until the 8th  
day of October, A. D. 1853, at 10 o'clock, A. M.,  
of said day. J. & R. RICKABAUGH.  
September 1, 1853. 23-6

**Notice.**  
Samuel E. Howell, Plaintiff,  
vs.  
Stephen G. Phillips & Henry H. McNeal,  
partners in trade, under the name of Phil-  
lips & McNeal, Defendants.  
THE above defendants are hereby notified,  
that on the 18th day of August, A. D. 1853,  
an order of attachment, in the above cause, was  
issued against them, by Jacob A. Bell, Esq., one  
of the Justices of the Peace of Washington Town-  
ship, in Jackson county, Ohio, for the sum of  
seventy-six dollars and thirty cents, at the in-  
stance of the above plaintiff, and that said cause  
has been continued by said Justice, until the 8th  
day of October, A. D. 1853, at 10 o'clock, A. M.,  
of said day. SAMUEL E. HOWELL.  
Sept. 1, 1853. 23-6

**Notice.**  
William Byers Plaintiff,  
vs.  
Stephen G. Phillips & Henry H. McNeal,  
partners in trade, under the name of Phil-  
lips & McNeal, Defendants.  
THE above defendants are hereby notified,  
that on the 16th day of August, A. D. 1853,  
an order of attachment, in the above cause, was  
issued against them, by Jacob A. Bell, Esq., one  
of the Justices of the Peace of Washington Town-  
ship, in Jackson county, Ohio, for the sum of  
forty dollars, at the instance of the above plaintiff,  
and that said cause has been continued by said  
Justice, until the 8th day of October, A. D. 1853,  
at 10 o'clock, A. M., of said day. WILLIAM BYERS.  
Sept. 1, 1853. 23-6

**Notice.**  
Auditor's Office, September 6, 1853.  
TO Robert Davis, Isaac Rickabaugh and  
Driver McMillen.  
The Commissioners of Jackson county have  
this day, appointed you viewers of a certain  
proprietor's road, commencing at the corner  
of road, near the residence of Hiram Strawn,  
in Washington township, in said Jackson county,  
thence running a south-easterly direction,  
the nearest and best way to the north end of  
the land that passes through the farm of Wil-  
liam Walters, thence to follow said line to the  
south end, near the residence of William Wal-  
ters, thence a south-easterly direction along  
the new cut road, until it comes near intersect-  
ing the north and south line between the lane of  
Lemuel S. Paine, and Charles Robbins, and  
thence running south, along the west side of  
said line, in Jackson county, until it intersects  
the state road, leading from Richmond, in Ross  
county, to Hamden, in Vinton county. Take  
to your assistance Joseph Haines, surveyor, suit-  
able chain and marker, and meet at the be-  
ginning point, on the 13th day of October 1853,  
or within four days thereafter, and make return  
to this office, according to law.  
By order of the Commissioners.  
JOHN STEPHENSON Aud. J. C.  
Sept. 8, 1853. 24-4

**Administrator's Sale.**  
PERSONAL property belonging to the estate  
of John Hinton, deceased, consisting of  
horses, wagons, blacksmith tools and other  
property too tedious to mention, will be sold at  
public auction, at the late residence of said de-  
ceased, on the  
**17th day of September**  
A. D. 1853. Sale to commence at 10 o'clock A.  
M. of said day, and continue from day to day,  
until all is sold. Terms of sale—Six months  
credit on all sums of three dollars and upwards.  
Notes and approved security to be given before  
property moved; and cash for all sums less than  
three dollars.  
PETER PICKEREL, Adm'r.  
Jackson, Sept. 1, 1853.

**25**  
BILLS Salt, for sale  
at  
PRICE & TAYLOR'S.  
Sept. 1, 1853.

**BLANK DEEDS  
FOR SALE AT THIS OFFICE.**

**Notice.**  
Henry R. Kinney, Plaintiff,  
vs.  
Stephen Phillips & Henry H. McNeal,  
partners under the name of Phillips &  
McNeal, Defendants.  
THE said Stephen Phillips, who is a non re-  
sident of the State of Ohio, is hereby notified,  
that he and the said Henry H. McNeal, part-  
ners trading under the name of Phillips & McNeal,  
have been sued by the said Henry R. Kinney,  
in the Court of Common Pleas, for Jackson  
county, in the State of Ohio, for the sum of  
one hundred and ninety-one dollars and eleven  
cents, dated August 6th, 1853, and payable to  
the order of the Plaintiff, ninety days after the  
date thereof, and that unless he answer by the  
15th day of October, 1853, the Petition of the  
said Henry R. Kinney, against him, filed in the  
Clerk's Office of said Court, such Petition will  
be taken as true, and judgment rendered accord-  
ingly. O. F. MOORE, Atty. for Plff.  
August 22, 1853. 22-6

**Notice.**  
R. Bell & Co. Plaintiffs,  
vs.  
Stephen Phillips & Henry H. McNeal,  
partners under the name of Phillips &  
McNeal, Defendants.  
THE said Stephen Phillips, who is a non re-  
sident of the State of Ohio, is hereby notified,  
that he and the said Henry H. McNeal, part-  
ners trading under the name of Phillips & McNeal,  
have been sued by the said R. Bell & Co., in the  
Court of Common Pleas, for Jackson  
county, in the State of Ohio, for three hundred  
and sixty-one dollars and seventy-eight cents,  
with interest from the 14th of August, 1853,  
which is due from the defendants to the plain-  
tiffs, on an account for goods sold and deliv-  
ered by the Plaintiff, to the Defendants, and that  
unless he answer by the 15th day of October, 1853,  
the Petition of R. Bell & Co. against the Defend-  
ants will be taken as true, and judgment rendered  
accordingly. O. F. MOORE, Atty. for Plffs.  
August 22, 1853. 22-6

**Notice.**  
William Elden & Co. Plaintiffs,  
vs.  
Stephen Phillips & Henry H. McNeal,  
partners under the name of Phillips &  
McNeal, Defendants.  
THE said Stephen Phillips, who is a non re-  
sident of the State of Ohio, is hereby notified,  
that he and the said Henry H. McNeal, part-  
ners trading under the name of Phillips & McNeal,  
have been sued by the said William Elden & Co.,  
in the Court of Common Pleas, for Jackson  
county, in the State of Ohio, for two hundred  
and fifty dollars, with interest from August 18th,  
1853, which is due from the defendants to the  
plaintiffs, on an account for goods sold and deliv-  
ered by them, to the Defendants, and that un-  
less he answer by the 15th day of October, 1853,  
the Petition of the said William Elden & Co. against  
him, filed in the Clerk's Office, of said Court,  
such Petition will be taken as true, and judg-  
ment rendered accordingly.  
O. F. MOORE, Atty. for Plffs.  
August 22, 1853. 22-6

**Notice.**  
Charles A. M. Damarin & Co. Plntfs.  
vs.  
Stephen Phillips & Henry H. McNeal,  
partners under the name of Phillips &  
McNeal, Defendants.  
THE said Stephen Phillips, who is a non re-  
sident of the State of Ohio, is hereby notified,  
that he and the said Henry H. McNeal, part-  
ners trading under the name of Phillips & McNeal,  
have been sued by the said Charles A. M. Damarin  
& Co., in the Court of Common Pleas, for Jackson  
county, in the State of Ohio, for two hundred and  
seventy-seven dollars and eleven cents, with in-  
terest from August 18th, 1853, which is due from  
the defendants to the plaintiffs, on an account for  
goods sold and delivered by the Plaintiff, to the  
Defendants; and that unless he answer the Petition  
of the said Charles A. M. Damarin & Co. against  
him, filed in the Clerk's Office, of said Court,  
such Petition will be taken as true, and judg-  
ment rendered accordingly.  
O. F. MOORE, Atty. for Plffs.  
August 22, 1853. 22-6

**Notice.**  
Jehiel Frazee Plaintiff,  
vs.  
Stephen G. Phillips & Henry H. McNeal,  
partners under the name of Phillips &  
McNeal, Defendants.  
THE said Stephen G. Phillips, who is a non  
resident of the State of Ohio, is hereby notified,  
that he and the said Henry H. McNeal, part-  
ners trading under the name of Phillips & McNeal,  
have been sued by the said Jehiel Frazee, in the  
Court of Common Pleas, for Jackson county, in  
the State of Ohio, for two hundred and fifty  
dollars, with interest from July 17th 1853, which  
the Plaintiff claims to be due to him, from the  
Defendants, on a promissory note of the Defend-  
ants, given to the Plaintiff, and that unless he  
answer the Petition of the said Jehiel Frazee, filed  
in the Clerk's Office of said Court, by the 15th  
day of October, 1853, such Petition will be taken  
as true, and judgment rendered accordingly.  
O. F. MOORE, Atty. for Plff.  
August 22, 1853. 22-6

**Notice.**  
William Comer  
vs.  
Levin Comer.  
In Jackson  
County, Ohio, in Partition.

**Notice.**  
Levin Comer, of Jackson County Ohio,  
will take notice, that on the 24th day  
of August, A. D. 1853, the undersigned filed a  
petition in the Court of Common Pleas, of  
Jackson county, Ohio, where the same is now  
pending, demanding the partition of the follow-  
ing premises, situate in said county, to-wit: The  
west half of the south east corner of Section 11,  
Township 5, Range 16, containing 80 acres.  
The undersigned demands that partition be  
made of such premises as follows: To the said  
Levin Comer, one equal half, and to said Levin Co-  
mer one equal half, and at the next term of said  
Court, an application will be made by the under-  
signed for an order that partition may be made  
of said premises accordingly. WILLIAM COMER.  
August 25, 1853. 22-6

**Notice.**  
William McKinnis, Plntf.  
vs.  
Stephen G. Phillips & Henry H. McNeal,  
partners in trade, under the name of Phil-  
lips & McNeal, Defendants.  
THE above defendants are hereby notified,  
that on the 17th day of August, A. D. 1853, an  
order of attachment, in the above cause, was  
issued against them, by Jacob A. Bell, Esq., one  
of the Justices of the Peace of Washington Town-  
ship, in Jackson county, Ohio, for the sum of  
sixty-seven dollars, at the instance of the above  
plaintiff, and that said cause has been continued  
by said Justice, until the 31st day of October, A.  
D. 1853, at 10 o'clock, A. M., of said day. WIL-  
IAM MCKINNIS.  
August 25, 1853. 22-6

**Notice of Sale.**  
PERSONAL property belonging to the es-  
tate of Jacob L. Harrison, deceased, con-  
sisting of Horses, Cattle, Hogs, Wheat, Corn,  
Oats, Farming Utensils, and other property  
will be sold, at vendue, at the late residence of  
the dec'd, in Liberty Township, Jackson county  
Ohio, on the 15th day of September, A. D. 1853,  
commencing at 10 o'clock in the forenoon, and  
continue from day to day if necessary, until the  
property is all sold. ALFRED HARRISON,  
August 25, 1853. 22-6

**Administrator's Notice.**  
Estate of Jacob L. Harrison, dec'd.  
NOTICE is hereby given, that the sub-  
scrib-  
er has been appointed and qualified as  
Administrator on the estate of Jacob L. Har-  
rison, dec'd, late of Jackson County, Ohio.  
ALFRED HARRISON.  
August 25, 1853. 22-6

**JOB WORK**  
Neatly Executed at this Office.

**Notice.**  
Samuel McClure,  
vs.  
Jann McClure, widow,  
In Partition.  
THE said Jann McClure, widow of Arthur McClure,  
deceased, late of Jackson county Ohio, and her  
children, Margaret McClure, and Henry  
McClure her husband, Christopher McClure,  
Nancy McClure, adults and Jacob McClure, John  
McClure, Elizabeth McClure, William A. Mc-  
Clure, George R. McClure, minors, heirs of  
said dec'd, all residents of Jackson county Ohio,  
will take notice, that on the 24th day of August  
A. D. 1853, the undersigned filed a petition in  
the Court of Common Pleas of Jackson county,  
Ohio, where the same is now pending, demand-  
ing partition of the following premises, situate  
in said county, to-wit: One square acre of the  
south east corner of Lot number twenty-four,  
of the lands in the Selolet Saco reservation in  
said county. Also fifty acres off of the south  
end of the east half of the north-west quarter  
of section number thirty, township, number  
eight, and range No. 17, said purchase to ex-  
tend the full width of said lot, on the south end,  
and extend north for quantity to contain fifty  
more, or more. Also the north half of the  
north-west quarter of section No. 25, township  
No. 6, range No. 15, in the district of lands sold  
at Chillicothe, Ohio, containing 80 acres, more  
or less. Also eighty acres of land being a part  
of the south-west quarter of section No. 30,  
township No. 8, range No. 17, lying and bound-  
ed as follows: Beginning at the north-west  
corner of said quarter, thence running south to  
the agreed line between Samuel McClure and  
William Wilmore; thence running east to the  
agreed line between Arthur McClure and said  
Wilmore; thence running north to the north  
line of said quarter section; thence to the north  
line of beginning. Also Lot number forty one  
of township No. 6, range No. 18, commonly called  
the Selolet Saco reserve, in Jackson county; con-  
taining 80 acres of land, more or less. Also one  
hundred and forty-nine acres of land, off of the  
east end of the south-west quarter, of section  
No. 30, township No. 8, range No. 17. The un-  
dersigned demands that partition be made of  
said premises as follows: To wit: To Jann Mc-  
Clure, the widow, dower in said premises; to the  
undersigned and to each of the other said heirs,  
one-tenth thereof. At the next term of said  
Court, an application will be made by the under-  
signed, for an order, that partition be made of  
said premises.  
SAMUEL MCCLURE.  
August 25, 1853. 22-6

**FRANKLIN MILLS.**  
THE subscribers respectfully inform the  
public, that they have got their extensive  
Flouring Mills, in full operation, and are now  
prepared to furnish superior family Flour, Bran  
and Shorts, at reasonable rates, and in quanti-  
ties to purchasers.  
Produce Dealers, Furnace Co's R. R. Con-  
tractors, Hotel Keepers and families, and re-  
spectfully invited to call, or send in their orders.  
The highest market price will be paid in cash  
for Wheat, Staves, Hoop-poles and Flour Barrels.  
Farmers who desire it, can exchange their  
wheat for flour.  
They have also on hand, and intend keeping  
a general supply of Groceries, Oils, Paints and  
Brushes, which they offer low for cash, or pro-  
duce. BUNN WATERHOUSE & BUNN.  
Aug. 18, '53. 24-1

**Administratrix Notice.**  
Estate of Alexander Miller, dec'd.  
NOTICE is hereby given, that the un-  
der-  
signed has been appointed and qualified  
as Administratrix, on the estate of Alexander  
Miller dec'd. HARMON MILLER.  
Aug. 18, '53. 21-3

**Administratrix Notice.**  
Estate of John Hatton, dec'd.  
NOTICE is hereby given, that the sub-  
scrib-  
er on the 15th inst., was duly appointed  
and qualified, as administrator on the estate of  
John Hatton, late of Jackson county Ohio, dec'd  
PICKEREL, Adm'r.  
Aug. 18, '53. 21-3